Congress of the United States House of Representatives

Washington, DC 20515-2600

July 11, 2014

The Honorable Gina McCarthy Administrator, U.S. Environmental Protection Agency 1200 Pennsylvania Avenue Northwest Washington, D.C. 20460

Dear Administrator McCarthy:

We are writing to express our deep concerns with a recent Environmental Protection Agency (EPA) claim to have authority to "garnish non-Federal wages to collect delinquent non-tax debts owed the United States without first obtaining a court order."

This claim seems to violate American citizens' Constitutionally-guaranteed right to due process by placing the burden of proof on the debtor, rather than the agency. The process for challenging fines and wage garnishment is not satisfactory because it allows the agency to decide if the accused can even present a defense.

The increasingly punitive nature of the agency is also of concern. According to the agency's annual reports, the amount of fines collected by the EPA has gone from \$96 million in 2009 to \$252 million in 2013. Though we agree stakeholders must be responsible and the EPA should enforce rules reasonably, the more than 160 percent increase in a span of only four years indicates that some of these fines may have been excessive.

The EPA has said the rule was not subject to review because it is not a "significant regulatory action." But it has recently been reported that a Wyoming homeowner was threatened with a \$75,000 fine for building a pond on his property. That might seem like a drop in the bucket to a bureaucratic agency with a multi-billion dollar budget, but for the vast majority of Americans, \$75,000 is a lot of money. The proposed rule would make it both more difficult to dispute such fines and provide incentive for the EPA to issue penalties against more Americans. Its impact, therefore, would certainly create "significant" hardships on affected individuals.

The agency has fast-tracked the rule to take effect on September 2nd, 2014 absent sufficient opposing comment by August 1st, 2014. We are writing to voice our strongest opposition to the rule and the EPA's inadequate engagement with the public concerning it. Further, we ask that you reverse your decision and not follow through with this rule. By doing so, your agency will demonstrate respect for the right to due process under the law that is guaranteed to all Americans by the Constitution.

Sincerely,

Steve Daines (MT-AL) Member of Congress Cynthia Lummis (WY-AL) Member of Congress Walter B. Jones (NC-03)
Member of Congress

Leonard Lance (NJ-07)
Member of Congress

Scott Perry (PA 94) Member of Congress

Mac Thornberry (TX-13) Member of Congress

Kevin Cramer (ND- AL) Member of Congress

Rodney Davis (IL-13) Member of Congress

Tom McClintock (CA-04) Member of Congress

Scott Tipton (CO-03) Member of Congress Tim Griffin (AR-02) Member of Congress

Robert Hur (MA-U5) Member of Congress

Dan Benishek M.D. (MI-01) Member of Congress

Mike Pompeo (KS-04) Member of Congress

Jack Kingston GA-01)
Member of Congress

Tom Cotton (AR-04) Member of Congress

Markwayne Mullin (OK-02) Member of Congress

Lyan Jenkips (KS-02) Member of Congress Steve Womack (AR-03) Member of Congress

Matt Salmon (AZ-05) Member of Congress

fill Posey (FL-08) Member of Congress

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Bob Goodlatte (VA-06) Member of Congress

Bob Gibbs (OH-07) Member of Congress

Michael T. McCaul (TX-10) Member of Congress

Ralph Hall (TX-04) Member of Congress

Gregg Water (MS-03)

Member of Congress

Rick Crawford (AR-01) Member of Congress

J. Randy Forts (VA-04) Member of Congress